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(0	CITACION JUDICIAL)		DRMED COPY	
NOTICE TO DEFENDANT:		OF OR	IGINAL FILE:	
(AVISO AL DEMANDADO).	: lividual; and DOES 1 through 100, inclusive.	Los Angel 	les Superior Coult	
Keimeni A. Jowdy, an inc	invidual; and DOES 1 infough 100, inclusive.	11 11 11	N 1.8 2009	
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YOU ARE BEING SUED BY	/ DI AINTIEE:	John Ag Glagke	ς Εχοροφίχο Officer/1 .	
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	sTurner Stevenson, Mattias Norstrom, Vladimir	A.L. Lai LL	.011-07-41 1 OM	
	, Steve Rucchin, Brian Campbell, Darryl Sydor, Gonchar, Michael Peca, Jere Lehtinen, (cont.)			
		 		
You have 30 CALENDAR DA	YS after this summons and legal papers are served on you to	file a written resp	ponse at this co Baja V	entures
	rs after this summons and legal papers are served on you to A lotter or phone call will not protect you. Your written respon may be a court form that you can use for your response. You			
Information at the California Co nearest you. If you cannot pay	ourts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp) the filing fee, ask the court clerk for a fee walver form. If yo	, your county law u do not file your	library, or the difor DC:	SL litigation
lose the case by default, and ye	our wages, money, and property may be taken without further ements. You may want to call an attorney right away. If you do	warning from the	a court.	
attorney referral service. If you	cannot afford an attorney, you may be eligible for free legal s	ervices from a no	inprofit legal services	
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Tiene 30 DÍAS DE CALENDA	RIO después de que le entreguen esta citación y papeles leg	ales para present	ar una respuesta por escrit	bo l
	tregue una copia al demandante. Una carta o una llamada te ato legal correcto si desea que procesen su caso en la corte.			
pueda usar para su respuesta.	Puede encontrar estos formularios de la corte y más inform	ación en el Centro	o de Ayuda de las Cortes de	e
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Los Angeles Superior Co	•	(Número del Caso):	DC 41 - 0 -	
111 N. Hill St.				
Los Angeles, CA 90012	none number of plaintiffs attorney, or plaintiff without an att	ornov ie:		
 (El nombre, la dirección y el nú 	mero de teléfono del abogado del demandante, o del demi	andante que no l	tiene abogado, es):	
	ichards & Associates, A.P.C. Ronald Richards, F			
P.O. Box 11480, Beverly	Hills, CA 90213, Office: 310-556-1001 Fax: 3			
DATE:	Clerk, by	AWREH LAF	LEUR-CLAYTON . Depu	
(Fecha) For proof of service of this sun	TO A CI APKE OF EPIGecretario) Tomons, use Proof of Service of Summons (form POS-010).)	(Adju	nto)
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(SEAL)	NOTICE TO THE PERSON SERVED: You are served 1 as an individual defendant.		-	
	as an individual deletidant. as the person sued under the fictitious name of	(specify):		
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JUN 1 8 2009	3. on behalf of (specify):			
	under: CCP 416.10 (corporation)	CCP 4	16.60 (minor)	
	CCP 416.20 (defunct corporation)		16.70 (conservatee)	
	CCP 416.40 (association or partnership	CCP 4	16.90 (authorized person)	١
	other (specify):			
	4 by personal delivery on (date):	11	Page	1 of 1
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Judicial Council of California SUM-100 [Rev. January 1, 2004]	SUMMONS	г	Code of Civil Procedure §§ 412 3 American LegatNet, Inc. ₩₩ USCounFort	

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SHORT TITLE:	ÇAŞÊ NUMBER.
Nash et. al. vs. Jowdy, et. al.	
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→ This form may be used as an attach	nent to any summons if space does not permit the listing of all parties on the summons
If this attachment is used, insert the Attachment form is attached."	ollowing statement in the plaintiff or defendant box on the summons: "Additional Parties
I let eddler a second a	
List additional parties (Check only on	a box. Use a separate page for each type of party.):
✓ Plaintiff Defendant	Cross-Complainent Cross-Defendant
1. Jozef Stumpel	
	Baja Ventures
as individuals	member signed on
	for DCSL litigation

Form Adopted for Mandalory Use Judicial Council of California SUM-200(A) [Rev. January | 2007]

ADDITIONAL PARTIES ATTACHMENT
Attachment to Summons

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Page 1 of 1

Page ____ of __

1 Ronald Richards, Esq. (SBN 176246) CONFORMED CORY THE LAW OFFICES OF OF ORIGINAL Los Angeles Superior Court RONALD RICHARDS & ASSOCIATES, A.P.C. P. O. Box 11480 3 Beverly Hills, California 90213 JUN 1 8 2009 Telephone (310) 556-1001 4 Facsimile (310) 277-3325 5 Attorneys for Plaintiffs 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 9 COUNTY OF LOS ANGELES- CENTRAL DISTRICT 10 BC416082 Tyson Nash, Greg deVries, CASE NO. 11 Turner Stevenson, Mattias Norstrom, Vladimir Tsyplakov, Bryan Berard, Steve 12 Rucchin, Brian Campbell, Darryl Sydor, COMPLAINT FOR DAMAGES Dimitri Khristich, Sergei Gonchar, Michael 13 Peca, Jere Lehtinen, Jozef Stumpel (1) BREACH OF FIDUCIARY DUTY 14 as individuals; (2) FRAUD (3) CONSTRUCTIVE TRUST 15 Plaintiff, (4) UNJUST ENRICHMENT (5) ACCOUNTING 16 VS. 17 DEMAND FOR JURY TRIAL 18 Kenneth A. Jowdy, an individual; and DOES I through 100, inclusive, 19 Defendants. 20 Plaintiffs complain and allege as follows: 21 22 1. Plaintiffs Greg deVries, Tyson Nash, Mattias Norstrom, Vladimir Tsyplakov, Brian 23 Campbell, Bryan Berard, Steve Rucchin, Darryl Sydor, Dimitri Khristich, Sergei 24 Gonchar, Michael Peca, Jere Lehtinen, Turner Stevenson, Jozef Stumpel, ("Plaintiffs") 25 are, and at all times mentioned in this complaint, individuals resided throughout the 26 United States and Canada. They all transacted business and were solicited by the 27 28 defendant who operated his real estate investment business in Los Angeles County in the

State of California.

- Plaintiffs are informed and believe, and thereon allege, Defendant KENNETH A. JOWDY ("Defendant JOWDY") is, and at all times mentioned in this complaint was, an individual operating investment businesses in Los Angeles County in the State of California. Specifically, JOWDY solicited professional hockey players and baseball players to invest in land deals and then failed to execute even the most fundamental elements of a business or development plan. JOWDY used the Southern California region as one of his hubs of business operations.
- Plaintiffs are ignorant of the true names and capacities of the Defendants sued herein as DOES 1 through 100, inclusive, and therefore sue these Defendants by such fictitious names. Plaintiffs will amend this Complaint to allege their true names and capacities when the same have been ascertained. Plaintiffs are informed and believe, and on that basis, allege that DOES 1 through 100, inclusive, are responsible in some manner for the damages suffered by Plaintiffs alleged herein.
- 4. Plaintiffs are informed and believe, and thereon allege, that at all times mentioned herein, each defendant herein conspired together, aided and/or abetted, operated and acted as the agent partner, joint venturer, associate and/or representatives of each other (i.e. the other defendants), and in doing the acts herein alleged, acted within the course and scope of their authority as agents and/or representative, and with the knowledge, approval, permission and consent of the other defendants.
- JOWDY operated businesses at the following addresses in the Southern California area:
 420 21st Street, Manhattan Beach, CA 90266; 5541 La Jolla Mesa Drive, La Jolla, CA
 92037; 3333 East Spring Street, Long Beach, CA 90806.
- 6. The Plaintiffs, all professional hockey players who were players in good standing in the

National Hockey League and invested various amounts with JOWDY, controlled entities 1 2 that held ownership in U.S. LLCs, which held ownership in another U.S. LLC, which 3 held ownership in a Mexican corporation, which owns beach front property in Cabo San 4 Lucas, Mexico. 5 7. Specifically, two of the Plaintiffs (Jozef Stumpel and Jere Lehtinen) invested in Baja 6 Ventures 2006, LLC, which owns 38% of Diamante Cabo San Lucas, LLC, which owns 7 99% of the Mexican corporation Diamante Cabo San Lucas S.De. R.L.De. C.V. The 8 9 remaining twelve (12) Plaintiffs invested in CSL Properties 2006, LLC, which owns 8% 10 of Diamante Cabo San Lucas, LLC, which owns 99% of the Mexican corporation 11 Diamante Cabo San Lucas S.De. R.L.De. C.V.) The remaining 1% of Diamante Cabo 12 San Lucas S.De. R.L.De. C.V. is owned by JOWDY personally. The Plaintiffs invested 13 as follows: 14 15 A. \$250,000 Dimitri Khristich 12.5% of the LLC. 16 В, \$250,000 Vladimir Tsyplakov 12.5% of the LLC. 17 C. \$200,000 Bryan Berard 10% of the LLC. 18 D. \$200,000 Michael Peca 10% of the LLC. 19 E. \$100,000 Tyson Nash 5% of the LLC. 20 F. \$200,000 Turner Stevenson 10% of the LLC. 21 22 G. \$100,000 Ethan Moreau 5% of the LLC.1 23 H, \$100,000 Steve Rucchin 5% of the LLC. 24 Ī. \$100,000 Greg deVries 5% of the LLC. 25 J. \$100,000 Brian Campbell 5% of the LLC. 26 27 28 1 Not a named plaintiff.

K. \$100,000 Sergei Gonchar 5% of the LLC 1 2 \$100,000 Owen Nolan 5% of the LLC.2 L. 3 M. \$100,000 Mattias Norstrom 5% of the LLC. 4 N. Baja Ventures \$100,000 Darryl Sydor 5% of the LLC. 5 2006, LLC O. Jozef Stumpel 5% of the LLC. б P. Jere Lehtinen 5% of the LLC. 7 8 8. To manage these investments, JOWDY was paid a four hundred eighty thousand dollar 9 yearly salary (\$480,000.00), plus all travel and entertainment expenses to be the steward 10 of the Plaintiffs' capital. Plaintiffs allege JOWDY completely mismanaged the project 11 from day one. He acted as the sole developer as well as the sole manager of the 12 investment entity, but over a three (3) year period he did not produce even the most 13 fundamental elements of a master plan development such as engineering drawings or 14 preliminary utility infrastructure. Nevertheless, he and his employees, whom consisted 15 16 primarily of childhood friends with no development experience whatsoever, spent over 17 thirty-five million dollars (\$35,000,000.00) over a three (3) year period. One example is 18 when JOWDY hired a childhood friend in 2008, who was a professional chef and was 19 hired by JOWDY as the Food and Beverage Director, when there was not even a vertical 20 structure on the property other than the construction trailer. JOWDY spent an average of 21 22 2-3 days per month on property over the last three years. There are further examples of 23 mismanagement, breach of fiduciary duty, nepotism, and fraud on the investors. 24 9. Bill Najam (a non-practicing attorney) who is JOWDY'S Brother in Law, was also paid a 25 five hundred thousand dollar (\$500,000.00) yearly salary plus all travel and 26 27

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² Not a named plaintiff.

entertainment expenses. His role in the company and his related business activities have yet to be identified. Mr. Najam spent no more than a couple of months (collectively) on property over the last three years. Mr. Najam was in charge of the corporate governance and while under JOWDY's direction and control, received over eight million dollars (\$8,000,000.00) from a LLC in Hawaii. Mr. Najam failed to properly account for those funds and has placed the JOWDY investors in a vulnerable and compromised position.

- 10. Ken Ayers (the sole Project Construction Manager), was paid a four hundred thousand dollar (\$400,000.00) yearly salary plus all travel and entertainment expenses, yet spent a grand total of less than twenty (20) days on property (collectively) over a three (3) year period. At one point late last year, he asked a fellow employee how to dial Mexico from his office in CA. He was also employed full-time by the Bridges in Rancho Santa Fe, CA during his entire tenure at Diamante Cabo San Lucas and continues to be employed by the Bridges and most likely by Diamante and Legacy Properties (JOWDY's Parent Company) simultaneously.
- Brian MacNamee, who was Roger Clemens' friend, trainer, and who was also accused of supplying Clemens and others with steroids (which are readily available over the counter in Mexico), was hired by JOWDY and employed by Diamante Cabo San Lucas as a favor to Clemens. MacNamee was hired as the Fitness Center Manager before there was even a dirt road accessing the property. He currently owns a fifty thousand dollar (\$50,000.00) Hummer which has been allowed to remain parked on the property for more than a year per JOWDY'S specific instructions.
- 12. JOWDY frequently spent hundreds of thousands of dollars from the company's accounts, as well as used company resources such as private jets which were purchased with investors' money, (some of who are plaintiffs in this case) to entertain JOWDY's close

personal friends; Roger Clemens, Reggie Jackson, Joe Morgan and Pete Rose (to name a few), under the guise that these individuals would eventually purchase real estate in the development. However, Clemens and even his wife were vocal and adamant that they would never purchase property in the development. When asked about their interest in the project, other professional athlete/friends of JOWDY's, who JOWDY entertained in a similar extravagant fashion stated openly that they were not buyers either. Nevertheless, JOWDY continued to provide, and these individuals all continued to accept, gratuitous extravagant private air travel, five star hotel accommodations, luxury home rentals, unlimited food and beverage expenses, golf tournaments and lavish parties, several times per year over a three year period, all orchestrated by JOWDY and paid for using the Plaintiffs' investment capital.

- 13. JOWDY was solely responsible for inviting these individuals and was also responsible for arranging for various female porn stars, escorts, strippers, party girls and other women to attend these functions, again all paid for by the company. Clemens in particular, was a regular participant in these activities and Adrian Moore (one of the female attendees who was close to Clemens) was later hired by JOWDY, and employed by Diamante, as JOWDY's personal assistant as a personal favor to Clemens.
- 14. JOWDY and childhood friend Mark Thalman, who was represented as being a pilot and a self proclaimed aviation expert, purchased three (3) Airplanes using the Plaintiffs' business manager Philip A. Kenner's and various National Hockey League Players' (Kenner's clients) money through an entity named Diamante Air, LLC. JOWDY and Thalman misappropriated and/or lost over two million dollars (\$2,000,000.00) of investors' money through this entity and through the misuse of the airplanes. JOWDY and Thalman have since defaulted on the two loans for the airplanes, which were

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guaranteed by Phil Kenner and Plaintiff Sergei Gonchar. The airplanes have since been repossessed by 1st Source Bank. Until recently, when Kenner and Gonchar reached a settlement at their considerable expense, Kenner and Gonchar were defending a lawsuit filed by the bank for their personal guarantee as a result of JOWDY and Thalman's negligent management of this entity. JOWDY and Thalman were the managing members of this entity and Kenner and his clients including some of the Plaintiffs are filing a lawsuit against JOWDY and Thalman regarding this entity. As a result of Kenner making JOWDY and Thalman aware of the imminent filing of a complaint, JOWDY has produced a document with only his signature on it, and now suggests that Kenner is also a Managing Member of this entity and is therefore also responsible for its demise. JOWDY constantly used the airplanes to fly himself and various friend/employees, as well as several of the aforementioned professional athletes and female companions, to Cabo San Lucas Mexico, El Rosario Mexico, Palm Springs, CA, La Jolla, CA, New York City, NY and Las Vegas, NV (several times per year for approximately three years) under the guise of company business. JOWDY is the sole managing member of the Diamante Cabo San Lucas project. JOWDY

JOWDY is the sole managing member of the Diamante Cabo San Lucas project. JOWDY has contributed zero capital of his own into the project, yet he was successful in manipulating a forty percent (40%) interest in the project. He borrowed one hundred percent (100%) of the capital invested into the project on his behalf personally, directly and indirectly from Kenner and various Hockey Players who are Kenner's clients and who are now suing JOWDY for non-payment in multiple U.S. jurisdictions. These loans are in excess of eight million dollars (\$8,000,000.00). Criminal fraud charges have also been brought against JOWDY and an arrest warrant has been issued for JOWDY in Mexico as a result. Furthermore, JOWDY is facing several labor disputes in Mexico

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which have been filed by former employees of the Diamante project who have placed labor liens on the property in excess of two million five hundred thousand dollars (\$2,500,000.00).

JOWDY has defaulted on various vendor, sub-contractor, supplier and joint venture partner agreements, including but not limited to an agreement between the company owned by Phil Mickelson, which was contracted to design one of the golf courses on the Diamante Cabo San Lucas property. JOWDY entered into an agreement then used the Mickelson name to promote and lend credibility to the project for the purposes of luring in investors and buyers of property within the development. JOWDY has breached the agreement with Mickelson's company, and as a result of JOWDY's actions. Diamante Cabo San Lucas currently owes a substantial amount of money to Mickelson's company. JOWDY falsified his financial statements as part of his loan application to Lehman and acquired the loan from then Lehman employee; Masood Bhatti. Bhatti was responsible for submitting JOWDY's loan application to Lehman, performing all of the necessary due diligence and facilitating JOWDY's loan with Lehman for the Diamante Cabo San Lucas project. Bhatti has since become a close personal friend of JOWDY's and is now working closely with JOWDY to raise additional capital for the project. It is further alleged that Masood Bhatti actually has a secret equity interest in the Cabo project which we believe he was given by JOWDY, as a result of Bhatti approving the questionable loan to JOWDY for Diamante. Bhatti's interest in the project is through an entity named Somerset Trust which is owned by his god-daughter. The source of the funds for the capital contribution reflected in the shareholder's agreement validating Somerset's interest in the project has been untraceable to date. While Lehman held the note and

Bhatti managed the relationship between Diamante and Lehman, JOWDY allowed the

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loan to go into default. When the plaintiffs' appointed agent met with Bhatti, in an effort to remedy the problems and protect their investment, Bhatti single-handedly interfered and hindered said effort.

Due to the Lehman meltdown, a European bank by the name of Danske Bank has acquired the Diamante loan. As a result of JOWDY's misleading representations to the bank, with respect to the plaintiffs and their agents, the bank has isolated itself to dealing with only JOWDY and has refused to communicate with the Plaintiffs or their agents about significant developments of Diamante, in spite of the Plaintiffs' LLCs being coguarantors for the loan and the Plaintiffs being the only true equity investors. The Plaintiffs and their agents have also been restricted by JOWDY from physically accessing the property which they own.

FIRST CAUSE OF ACTION

BREACH OF FIDUCIARY DUTY

(Against Defendants JOWDY and DOES 1 to 100)

Plaintiffs incorporate and reallege herein paragraphs 1 through 19 above, as if set forth in full.

JOWDY owed Plaintiffs fiduciary duties resulting from the position of trust and owed them a duty to make true and accurate statements to them. JOWDY breached that duty by providing misleading, untrue, and inaccurate accounting of the proceeds received, the direction of the development, the time period in which he would complete the project.

When in reality, JOWDY had no intention of performing any of his obligations as the sole manager of the project. He lulled the Plaintiffs into not demanding their money back and into believing he was effectively managing the project. It was not until he testified under oath in an arbitration entitled Nolan vs. Kenner, Case No. 76 148 Y 00223 08

DEAR on May 27, 2009, did Plaintiffs fully became aware through their agent the extent of JOWDY's ethical and legal lapses as to their capital. They discovered that their capital accounts were ZERO. They discovered the project was going nowhere. They discovered that JOWDY had spent eight million dollars (\$8,000,000.00) of borrowed money from a Delaware LLC, named Little Isle IV, without any accounting by Bill Najam who testified in said arbitration that he was the custodian of records. They discovered that after repeated requests, they would not be provided copies of the books and records to which they were entitled. The only way to view the books and records was to travel to Connecticut even though JOWDY operated out of California when he sold these investments. They discovered that JOWDY had commingled funds in non-corporate accounts, had no intention of allowing competent and capable professionals to intervene, and had run out of money. At no time did they receive warning that JOWDY had spent all of their capital on exorbitant salaries, private parties, junkets, and worthless promotional events. JOWDY instead took all of that corporate opportunity and used it to promote other projects in the United States that were not funded by the Plaintiffs.

SECOND CAUSE OF ACTION

FRAUD

(Against Defendants JOWDY and DOES 1 to 100)

Plaintiffs hereby incorporate by this reference as though set forth in full at this point, each of the allegations contained in paragraphs 1 through 20 above.

- 21. JOWDY owed Plaintiffs fiduciary duties resulting from the position of trust and owed them a duty to make true and accurate statements to them.
- 22. As more fully set forth above, JOWDY intentionally made the following material misrepresentations and omissions of material fact to Plaintiffs and/or their agents:

order that all of Defendants' property and holdings be identified to an independent receiver who can take over and manage the assets pending disposition of this litigation.

FOURTH CAUSE OF ACTION

UNJUST ENRICHMENT

(Against Defendants JOWDY and DOES 1 to 100)

Plaintiffs hereby incorporate by this reference as though set forth in full at this point, each of the allegations contained in Paragraphs 1 through 25 above.

26. As a result of the conduct described above and the resulting conversion of Plaintiff's assets, JOWDY should be ordered to disgorge all ill gotten gains resulting from the above conduct.

FIFTH CAUSE OF ACTION

ACCOUNTING

(Against Defendants JOWDY and DOES 1 to 100)

Plaintiffs hereby incorporates by this reference as though set forth in full at this point, each of the allegations contained in Paragraphs 1 through 26 above.---

27. The Plaintiffs are spread out throughout North America and Europe. They are requesting the Court order an immediate accounting prior to trial in this matter setting forth the expenditures authorized by JOWDY.

WHEREFORE, Plaintiffs demands judgment against Defendants for the following:
ON THE FIRST AND SECOND CAUSES OF ACTION:

- For general damages in the amount of twenty-five million dollars (\$25,000,000);
- 2. For punitive damages according to proof;

ON THE THIRD CAUSE OF ACTION:

For an imposition of a constructive trust and appointment of a receiver;

ON THE FOURTH CAUSE OF ACTION: 1 2 For a disgorgement of all proceeds given to Defendants by Plaintiffs; 4. 3 ON THE FIFTH CAUSE OF ACTION: 4 5. For an accounting of all proceeds invested. 5 ON ALL CAUSES OF ACTION: 6 6. For costs of suit 7 8 7. Prejudgment interest; 9 For any such further relief as this Court may deem just and proper in light of the 8. 10 circumstances. 11 Dated: June 18, 2009 12 Respectfully submitted, 13 Law Offices of Ronald Richards & Associates, A.P.C. 14 15 16 RONALD RICHARDS, Esq. 17 Attorneys for Plaintiffs 18 19 20 21 22 23 24 25 26 27 28

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES NOTICE OF CASE ASSIGNMENT - UNLIMITED CIVIL CASE

Case Number _

IGNED JUDGE	DEPT	ROOM	WITH THE SUMMONS AND COMPLA W (Local Rule 7.3(c)). There is additional ASSIGNED JUDGE	DEPT	ROOM
ı. Elihu M. Berle	1	534	Hon. Holly E. Kendig	42	416
on. J. Stephen Czuleger	3	224	Hon. Mel Red Recana	45	529
on, Luis A. Lavin	13	630	Hon. Aurelio Munoz	47	507
on. Terry A. Green	14	300	Hon. Elizabeth Allen White	48	506
on. Richard Fruin	15	307	Hon. Conrad Aragon	49	509
on. Ritz Miller	16	306	Hon. John Shepard Wiley Jr.	50	508
on. Mary Thornton House	17	· 309	Hon. Abraham Khan	51	511
on. Helen I. Bendix	18	308	Hon. Susan Bryant-Deason	52	510
on. Judith C. Chirlin	19	311	Hon. John P. Shook	53	513
on. Kevîn C. Brazile	20	310	Hon. Ernest M. Hiroshige	54	512 .
on. Zaven V. Sinanian	23	315	Hon. Malcolm H. Mackey	55	515
on. Robert L. Hess	24	314	Hon. Jane L. Johnson	56 ,	514
on, Mary Ann Murphy	25	317	Hon. Ralph W. Dau	57	517
on. James R. Du <u>nn</u>	26	316	Hon. Rolf M. Treu	58	516
on. Yvette M. Palazuelos	28	318	Hon. David L. Minning	.61	632
on. John A. Kronstadt	30	400	Hon. Michael L. Stern	62	600
on. Alan S. Rosenfield	31	407	Hon. Kenneth R. Freeman	64	601
n. Mary H. Strobel	32	406	Hon. Mark Mooney	68	617
n. Charles F. Palmer	33	409	Hon. Edward A. Ferns	69	621
n. Amy D. Hogue	34	408	Hon. Soussan G. Bruguera	71	729
n. Gregory Alarcon	36	410	Hon. Ruth Ann Kwan	72	731
n. Joanne O'Donnell	37	413	Hon. Teresa Sanchez-Gordon	74	735
n. Maureen Duffy-Lewis	(.38)	412	Hon. William F. Fahey	78	730
n. Michael C. Solner	99	415	Hon. Carl J. West*	311	CCW
n. Ann I. Jones	40	414	Other		
n. Ronald M. Sohigien	41	417			

*Class Actions
All class actions are initially assigned to Judge Carl J. West in Department 311 of the Central Civil West Courthouse (600 S. Commonwealth Ava., Los Angeles 90005).
This assignment is for pretrial purposes and for the purpose of assessing whether or not the case is complex within the meaning of California Rules of Court, rule 3.400. Depending on the outcome of that assessment, the class action case may be reassigned to one of the judges of the Complex Litigation Program or reassigned randomly to a court in the Central District.

Given to the Plaintiff/Cross-Complainant/At	torney of Record on	JOHN A. CLARKE,	, Executive Officer/Clerk
LACIV CCH 190 (Rev. 01/09)	NOTICE OF CASE ASSIGN	MENT	, Deputy Clerk

LASC Applituded 05-06

UNLIMITED CIVIL CASE

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